## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

NATIONAL INDEPENDENT TRUCKERS INS. CO.,

Plaintiff,

8:10-CV-253

VS.

MEMORANDUM AND ORDER

KELLY GADWAY and BRUCE LARSON,

Defendants.

This matter is before the Court on the Court's own Memorandum and Order of March 12, 2012 (filing 99), and Memorandum and Order of April 23, 2012 (filing 101). In the March 12 memorandum and order, the Court directed the plaintiff to show cause, by an appropriate brief in opposition, why a partial summary judgment should not be entered against it. (Filing 99 at 13-14.) Neither party filed any response to the Court's show cause order, and in its April 23 memorandum and order, the Court entered summary judgment against the plaintiff on the terms explained in its March 12 order. The Court concluded that the plaintiff is not entitled to the relief sought in its complaint, and dismissed its complaint with prejudice. See filing 101.

In its April 23, 2012, order (filing 101), the Court also ordered the parties to show cause why the only pending claim, Kelly Gadway's counterclaim, should not be dismissed without prejudice. Again, neither party has filed any response. And as explained in the April 23 order, in most cases, when federal and state claims are joined and the federal claims are dismissed on a motion for summary judgment, the pendant state claims are dismissed without prejudice to avoid needless decisions of state law, as a matter of comity and to promote justice between the parties. <u>Birchem v. Knights of Columbus</u>, 116 F.3d 310 (8th Cir. 1997); <u>Ivy v. Kimbrough</u>, 115 F.3d 550 (8th Cir. 1997); see also <u>United Mine Workers v. Gibbs</u>, 383 U.S. 715 (1966).

Having dismissed all claims over which it has original jurisdiction, the Court declines to exercise supplemental jurisdiction over Gadway's remaining state law claim. *See* <u>28 U.S.C.</u> § <u>1367</u>. The Court finds that Gadway's claim should be dismissed without prejudice to reassertion of that claim in a state court of appropriate jurisdiction. Accordingly,

## IT IS ORDERED:

- 1. Kelly Gadway's counterclaim (filing 53) is dismissed without prejudice to reassertion of that claim in a state court of appropriate jurisdiction.
- 2. A separate judgment will be entered.

Dated this 17th day of May, 2012.

BY THE COURT:

nited States District Judge